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8 Attorney for Plaintiff

Honorable James L. Robart

9

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IN THE UNITED STATES DISTRICT COURT

11 WESTERN DISTRICT OF WASHINGTON AT SEATTLE

12 10 TEN BRIDGES, LLC, a Foreign Limited ) Case No. 2:19-cv-01237-JLR  
13 Liability Company, )  
14 Plaintiff, ) ORDER GRANTING STIPULATED  
15 v. ) MOTION TO RESET TRIAL DATE AND  
16 MIDAS MULLIGAN, LLC, a Washington ) CASE MANAGEMENT DATES  
17 Limited Liability Company; MADRONA )  
18 LISA, LLC, a Washington Limited Liability )  
19 Company; and DANIELLE GORE, an )  
20 individual, )  
21 Defendants. )  
22 AND RELATED COUNTERCLAIM )  
23

NOTED ON MOTION CALENDAR:  
August 28, 2020

23 THIS MATTER came on for consideration on the date last shown below before the  
24 Honorable James L. Robart upon the stipulated motion of the parties. The Court has considered  
25 the parties' motion, the Declaration of William G. Fig, and is fully advised in the premises. Now  
26 therefore, it is hereby

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[PROPOSED] ORDER GRANTING STIPULATED MOTION  
TO RESET TRIAL DATE AND CASE MANAGEMENT  
DATES - Page 1

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3           ORDERED that the current trial date of March 24, 2021 is reset to the end of the court's  
4 trial calendar in approximately January 2022, the unexpired case management deadlines will be  
5 reset to dates consistent with the new trial date, and the July 29, 2020 deadline regarding the filing  
6 of amended pleadings is reset to September 30, 2020.

7           Dated: August 28, 2020



9  
10           JAMES L. ROBART  
11           United States District Judge  
12  
13  
14           Presented By:  
15           SUSSMAN SHANK LLP  
16           By s/ William G. Fig  
17           William G. Fig, WSBA 33943  
18           [wfig@sussmanshank.com](mailto:wfig@sussmanshank.com)  
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7                   CERTIFICATE OF SERVICE

8                   THE UNDERSIGNED certifies:

9                   1.       My name is Joanna M. Bolstad. I am a citizen of Clackamas County, state of  
10                  Oregon, over the age of eighteen (18) years and not a party to this action.

11                  2.       On August 28, 2020, I caused to be delivered via **the court's ecf system**, a copy of  
12                  **[PROPOSED] ORDER GRANTING STIPULATED MOTION TO RESET TRIAL DATE**  
13                  **AND CASE MANAGEMENT DATES** to the interested parties of record, addressed as follows:

14                          Guy W. Beckett  
15                          BERRY & BECKETT, PLLP  
16                          1708 Bellevue Ave.  
                        Seattle, WA 98122  
                        gbeckett@beckettlaw.com

17                          Attorneys for Defendants/Counterclaimants

18                          I SWEAR UNDER PENALTY OF PERJURY that the foregoing is true and correct to the  
19                  best of my knowledge, information, and belief.

21                          \_\_\_\_\_  
22                          *s/ Joanna M. Bolstad*  
                        Joanna M. Bolstad, Legal Assistant

23                          \*24813-003\PROPOSED ORDER - MOTION RESET TRIAL DATE (03542809);1